

Navy Office, March 19, 1764.

*The Honourable House of Commons having come to the following Resolution, viz.*

“ That the Persons interested in, or entitled unto all or any of the Bills payable in Course of the Navy or Victualling Offices, or for Transports made out on or before the 31st Day of December 1762, which in Pursuance of a Resolution of this House on the 6th of February last, have been delivered to the Treasurer of His Majesty's Navy, in order to be converted into Annuities, as mentioned in the said Resolution, and who, instead of such Annuities, shall chuse to receive the Principal and Interest due on such Bills, to the Time of the Payment thereof, and shall, in Books to be opened for that Purpose at the Office of the said Treasurer, express their Consent thereunto on or before the 31st Day of this present Instant March, shall be intitled to receive such Principal and Interest in Discharge of the said Bills, out of the Money granted to His Majesty in this Session of Parliament, towards paying off and discharging the Debt of the Navy, upon their delivering up the Notes or Receipts issued for the same, in like Manner as if they had not delivered the said Bills to the Treasurer of His Majesty's Navy, according to the Resolution of this House of the 6th Day of February last; and that such of the said Bills, for and in Respect whereof, such Consent shall not be so expressed, on or before the 31st Day of this present Instant March, be converted into Annuities, as mentioned in the said Resolution, and consolidated with the Annuities granted by an Act of the last Session of Parliament, to satisfy certain Navy, Victualling, and Transport Bills and Ordnance Debentures.”

*The Principal Officers and Commissioners of His Majesty's Navy do hereby give Notice thereof that such Persons as have delivered Navy or Transport Bills to the Treasurer of the Navy, to be subscribed into Annuities, may govern themselves accordingly.*

Office of Ordnance Tower London,  
March 13, 1764.

*The Lieutenant-General and Principal Officers of His Majesty's Ordnance give Notice, that they will sell by Publick Auction, on Monday the 26th of this Instant March, Sundry Lots of Sheepskins, Lanthorns, Powder Horns, Shovels, Spades, Pickaxes, Pole-axes, Hand-batches, Hand-bills, Standing Vices, Hand-screws, Tools of different Sorts, Copper Camp Kettles, Tarpaulins, Wadmill Tilts, Drums, Fire-engines, Barrack and Hammock Bedding, Horse and Mens Harness, Old Iron, Leas, Paper Cartridges, Tarred Rope, Breechings, and Tackle Falls of Sorts, Rope Sponges, Match, Musquets, Bayonets, Swords, Pistols, Cartouch Boxes, Halberts, Field Staves, Barrels, Locks, Steel Rammers, and other Old and Unserviceable Stores, lying in the Tower, where they may be viewed until the Time of Sale; and Printed Lists of the Lots will be delivered to such Persons as apply for them.*

By Order of the Board,  
Wm. Bogdani.

London, March 7, 1764.

*A General Court of the Company of Proprietors of the Undertaking for Recovering and Preserving the Navigation of the RIVER DEE, will be held at their Office over the Royal Exchange, on Wednesday the 4th of April next, at Twelve of the Clock in the Forenoon, being an Half Yearly General Court pursuant to the first Bye-Law of the said Company; of which all Concerned are desired to take Notice.*

**T**HE Creditors of Mr. John Franks, late of the Nagg's Head Tavern in Leadenhall-street, are desired to meet the Trustees at Mr. Wyld's the Paul's Head Tavern in Cateaton-street, London, on Friday the 23d Instant, between the Hours of Eleven and One o'Clock, to receive their Final Dividend.

*This Day is published,*

*(Neatly printed in Quarto)*

*Illustrated with two Plans; one of the Outworks of Toulon; the other, of the Dock Yards, Basen and Harbours of the said Town,*

**A**N ACCOUNT of the Southern Maritime Provinces of FRANCE; representing the Distress to which they were reduced at the Conclusion of the War in 1748, and in what Manner they may again be distressed upon any future Renewal of Hostilities.

With a SUPPLEMENT, containing Observations on the Three Principal Cities of Provence; namely, AIX, MARSEILLES, and TOULON; to which are added, some Remarks on the MARINE of FRANCE.

Printed by T. Harrison in Warwick Lane, and sold by J. Robson in New Bond Street.

Where may be had,  
The POLICE of FRANCE.

**W**HEREAS Frazer Honeywood, late of Hampstead, in the County of Middlesex, Esquire, who died on Saturday the Twenty-eighth Day of January last past, did in and by a Codicil, to his last Will and Testament, give and bequeath to his Executors, Sir John Honeywood, of Evington, in the County of Kent, Baronet, Abraham Atkins, of Clapham, in the County of Surry, Esquire, Clerke Willshaw, of Hemel Hempstead, in the County of Hertford, Doctor in Physick, and Mr. Edwin Martin, of Reading in the County of Berks, Twenty Thousand Pounds; upon Trust, that the said Executors, or the Survivors, or Survivor, of them, his Executors, or Administrators, should distribute, and dispose of, the Whole of the said Sum, and the Interest, and Improvement, to be made thereof, to and amongst such of his, the said Testator's Relations (by Consanguinity and not by Marriage) who should not appear, to his said Executors, to be worth, each Person, more than Two Thousand Pounds, and who within Two Years, next after his Decease, should apply, or being Minors, or otherwise incapable of applying in their own Persons, should cause Application to be made, or have Application made, on their respective Behalves, to his said Executors, or the Survivors, or Survivor, of them, his Executors, or Administrators, for the Benefit, or to have a Share, of, or to participate in, that Legacy, or Donation: Such Distribution to be made amongst such of his Relations as aforesaid, at such respective Time, or Times, and in such Manner, and Form, and in such Proportions, or Disproportions, as his said Executors, or the Survivors, or Survivor, of them, his Executors, or Administrators, should in his, or their, own Discretions, or Discretion, judge to be most proper. And the said Testator, by his said Codicil, declared, that he did not mean to restrain, or confine, the said Application, and Distribution, to be made, to and amongst his Relations, of any Particular Degree of Kindred; but did thereby authorise his said Executors to pay, apply, and distribute the same, to and amongst any Persons, whom they should find to be proper Objects of such Application and Distribution; whether any such Persons should be related to him in the First, Second, or Third, or in the Fourth, Fifth, or Sixth, or any other farther Degree of Kindred. Now all Persons, qualified, or intitled, to receive, any Share of, or Benefit from, the said Legacy, or Donation, are, in pursuance of the said Testator's said Codicil, hereby required, to deliver; or cause to be delivered, Notice in Writing, of the several Claims, or Pretensions; to any Part thereof, and of their respective Names, and Places of Abode, to his said Executors, or the Survivors, or Survivor, of them, his Executors, or Administrators, within Two Years from the said Twenty-eighth Day of January last past; or otherwise, they will be excluded the Benefit of such Legacy, or Donation: And all Letters, upon this Subject, may, for Convenience, be directed to the Executors of Frazer Honeywood, Esquire, at his late Dwelling-house, in Birch Lane, London.

**T**O be peremptorily sold, pursuant to a Decree and a subsequent Order of the High Court of Chancery, before Thomas Harris, Esq; one of the Masters of the said Court; at his Chambers in Lincoln's Inn, on Monday the 7th Day of May next, at Five in the Afternoon, An undivided Moiety of a Freehold Messuage and Lands in the Parish of Bradford in Devonshire, now let to Simon Smallridge at 2s. 1. per Annum, being Part of the Real Estate of Frances Byrdall, Widow; deceased, Particulars whereof may be had at the said Master's Chambers.